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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT TACOMA

10 MERT CELEBISOY,
11 Petitioner,
12 v.
13 KAREN BRUNSON,
14 Respondent.

Case No. C08-5739 FDB/KLS

REPORT AND
RECOMMENDATION TO
DENY APPLICATION TO
PROCEED *IN FORMA*
PAUPERIS

Noted for: February 20, 2009

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16 This case has been referred to Magistrate Judge Karen L. Strombom pursuant to 28 U.S.C. §
17 636(b)(1) and Local MJR 3 and 4. Petitioner is an inmate at the Clallam Bay Corrections Center at
18 Clallam Bay, Washington. He has filed a petition for writ of *habeas corpus* pursuant to 28 U.S.C. § 2254
19 and application to proceed *in forma pauperis*. Dkts. # 1 and 3. Because Petitioner appears to have
20 sufficient funds with which to pay the \$5.00 court filing fee, the undersigned recommends the Court deny
21 the application.

22 **I. DISCUSSION**

23 The district court may permit indigent litigants to proceed *in forma pauperis* upon completion of a
24 proper affidavit of indigency. *See* 28 U.S.C. § 1915(a). However, the Court has broad discretion in
25 denying an application to proceed *in forma pauperis*. *Weller v. Dickson*, 314 F.2d 598 (9th Cir. 1963),
26 *cert. denied*, 375 U.S. 845 (1963).

27 Several district courts have ruled that denial of *in forma pauperis* status is not unreasonable when
28 a prisoner is able to pay the initial expenses required to commence a lawsuit. *See Temple v. Ellerthorpe*,

1 586 F.Supp. 848 (D.R.I. 1984); *Braden v. Estelle*, 428 F.Supp. 595 (S.D.Tex. 1977); *U.S. ex rel. Irons v.*

2 *Com. of Pa.*, 407 F.Supp. 746 (M.D.Pa. 1976); *Shimabuku v. Britton*, 357 F.Supp. 825 (D.Kan. 1973),

3 *aff'd*, 503 F.2d 38 (10th Cir. 1974); *Ward v. Werner*, 61 F.R.D. 639 (M.D.Pa. 1974).

4 By requesting the Court to proceed *in forma pauperis*, Petitioner is asking the government to incur
5 the filing fee because he allegedly is unable to afford the costs necessary to proceed with his petition for
6 *habeas corpus*. Petitioner's application reflects that he earns approximately \$35.00 per month. Dkt. # 3.
7 While the undersigned recognizes that the funds to which Petitioner has access may not be great, given
8 the fact that a prisoner's basic needs are provided for while incarcerated and the minimal filing fee
9 required to proceed with this action (\$5.00), it is not unreasonable to expect Petitioner to pay that fee
10 from those funds.

11 **II. CONCLUSION**

12 Because it is reasonable to expect Petitioner to incur the costs to proceed with his petition, the
13 undersigned recommends that the Court deny his application to proceed *in forma pauperis*. Accordingly,
14 the undersigned also recommends that the Court order Petitioner to pay the required filing fee **within**
15 **thirty (30) days** of the Court's order.

16 Pursuant to 28 U.S.C. § 636(b)(1) and Rule 72(b) of the Federal Rules of Civil Procedure, the
17 parties shall have ten (10) days from service of this Report and Recommendation to file written objections
18 thereto. *See also* Fed.R.Civ.P. 6. Failure to file objections will result in a waiver of those objections for
19 purposes of appeal. *Thomas v. Arn*, 474 U.S. 140 (1985). Accommodating the time limit imposed by Fed.
20 R. Civ. P. 72(b), the clerk is directed set this matter for consideration on **February 20, 2009**, as noted in
21 the caption.

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23 Dated this 30th day of January, 2009.

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25 
26 Karen L. Strombom

27 United States Magistrate Judge